



**SUPPLEMENT TO THE VOTES AND PROCEEDINGS**

**Monday 14 November 2011**

**PROCEEDINGS**

**ON CONSIDERATION OF LORDS AMENDMENTS**

---

**EDUCATION BILL**

---

*On Consideration of Lords Amendments to the Education Bill*

---

*Lords Amendments 1 to 19 agreed to.*

Lords Amendment No. **19**

Stephen Twigg  
Kevin Brennan

To move the following Amendment to the Bill instead of the words left out by the Lords Amendment:—

*Not called (a)*

Page **32**, line **17**, at end insert the following new Clause—

**‘Duties to have regard to children and young people’s plan**

In section 21(9)(a) (definition of relevant children and young people’s plan in England) EA 2002, after “Children’s Trust Board”, insert “whether or not”.’.

*Lords Amendments 20 to 22 agreed to.*

---

Lords Amendment No. **23**

As Amendments to the Lords Amendment:—

Stephen Twigg  
Kevin Brennan

*Not selected (a)*

Line **19**, at end add ‘and

(c) the persons referred to in paragraphs (a) and (b) of this subsection must comply with a binding decision within 14 days of written notification of the decision.’.

**Education Bill, *continued***

Stephen Twigg  
Kevin Brennan

*Not called (b)*

Line 19, at end add—

‘(8) In section 88K of SSFA 1998 (sections 88H to 88J: supplementary), after subsection (2) insert—

“(2A) The persons referred to in subsection (2) must comply with a binding decision within 14 days of receipt of the written notification of the decision.”.’.

*Lords Amendment 23 agreed to.*

---

**Lords Amendment No. 24**

As an Amendment to the Lords Amendment:—

Stephen Twigg  
Kevin Brennan

*Not called (a)*

Line 2, leave out ‘a person elected as a staff governor’ and insert ‘one or more persons elected as staff governors’.

*Lords Amendments 24 to 26 agreed to.*

---

**Lords Amendment No. 27**

As Amendments to the Lords Amendment:—

Stephen Twigg  
Kevin Brennan

*Negatived on division (a)*

Line 7, leave out from ‘inspection),’ to end of line 8.

Stephen Twigg  
Kevin Brennan

*Not called (b)*

Line 13, at end add—

‘(2C) A statutory instrument approved under subsection (2B) ceases to have effect after seven years.’.

*Lords Amendments 27 and 28 agreed to.*

---

**Education Bill**, *continued*

Lords Amendment No. **29**

As an Amendment to the Lords Amendment:—

Stephen Twigg  
Kevin Brennan

*Not called* (a)

Line **9**, leave out from ‘inspection),’ to end of line 10.

*Lords Amendments 29 to 35 agreed to.*

---

Lords Amendment No. **36**

As an Amendment to the Lords Amendment:—

Stephen Twigg  
Kevin Brennan

*Negated on division* (a)

Line **8**, leave out ‘reasonable’ and insert ‘best’.

*Lords Amendments 36 to 100 agreed to.*

---